1 2 3 4 5 6 7 8	MELANIE D. MORGAN, ESQ. Nevada Bar, No. 8215 LILITH V. XARA, ESQ. Nevada Bar No. 13138 AKERMAN LLP 1635 Village Center Circle, Suite 200 Las Vegas, Nevada 89134 Telephone: (702) 634-5000 Facsimile: (702) 380-8572 Email: melanie.morgan@akerman.com Email: lilith.xara@akerman.com  Attorneys for plaintiff Bank of America, N.A.  UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
. 0.11	BANK OF AMERICA, N.A.,	Case No.: 2:16-cv-02764-RFB-EJY
SUITE 2 9134 2) 380-8;	Plaintiff, v.	STIPULATION AND ORDER TO EXTEND DEADLINE TO (1) REPLY SUPPORTING RENEWED MOTION FOR SUMMARY
IAN TTER NEVA - FAX	HIDDEN CANYON OWNERS ASSOCIATION; SFR INVESTMENTS POOL 1, LLC; and ABSOLUTE COLLECTION SERVICES, LLC;	JUDGMENT AND (2) OPPOSE SFR'S REQUEST FOR RULE 56(D) RELIEF [ECF NOS. 95, 97]
AKERIN 1635 VILLAGE CEN LAS VEGAS.1 TEL.: (702) 634-5000	Defendants.	FIRST REQUEST
18	Plaintiff Bank of America, N.A. (BANA) and defendant SFR Investments Pool 1, LLC	
19	respectfully submit the following stipulation to allow BANA seven additional days to (1) reply	
20	supporting its renewed motion for summary judgment, ECF No. 95 and (2) oppose SFR's request for	
21	Rule 56(d) relief, ECF No. 97.	
22	BANA renewed its previously-filed motion for summary judgment on May 17, 2021. (ECF	
23	No. 95.) SFR filed its opposition and an alternative request for Rule 56(d) relief on June 7, 2021.	
24	(ECF Nos. 96, 97.) BANA's reply and opposition are due June 21, 2021.	
25	The parties stipulate to extending BANA's reply and opposition deadline by 7 days, to <b>June</b>	
26	28, 2021, to allow BANA additional time to prepare its briefing.	
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